

February 25, 2008

Michelle B. Heverly
Direct: 408.795.3406
Direct Fax: 408.288.5686
mheverly@littler.com

VIA MAIL AND E-FILE

Hon. Bernard Zimmerman
United States Magistrate Judge
450 Golden Gate Avenue, 15th Floor, Courtroom G
San Francisco, CA 94102

Re: Hyler et al v. BearingPoint, Inc. Case No. C 06-06805 CW

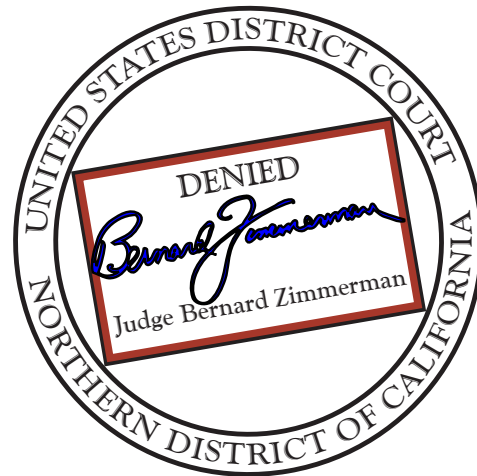
Dear Judge Zimmerman:

We are in receipt of your Order Amending Court Trial and Pre-trial Order, dated February 7, 2008. I am concerned about the brevity of time between the last date for expert disclosure, May 30, 2008 and the last date for expert discovery, a week later, of June 6, 2008. We would like to request an amended date for the close of all expert discovery to allow sufficient time for supplemental expert disclosure and expert depositions. We would like to suggest June 19, 2008 for disclosure of supplemental expert witnesses and July 21, 2008 for the close of expert witness discovery. Please advise us if these dates will work for the court. Thank you for your attention to this matter.

Sincerely,

Michelle Heverly

Michelle B. Heverly
Counsel for Defendant BearingPoint, Inc.



cc: John Huster, Esq.
Huster Law Group
309 4th Ave., Suite 200
San Francisco, CA 94118
Fax: (415) 221-3339
Counsel for Plaintiffs Fletcher Hyler and F. H. Hyler Consulting, LLC

Firmwide: 84378547.1 052466.1005

**THE PROPOSED SCHEDULE WOULD
JEOPORDIZE THE TRIAL DATE. THE
PARTIES ARE FREE TO AGREE TO
AN EARLIER SCHEDULE.**